

**United States District Court, Eastern District of Washington**  
**Magistrate Judge John T. Rodgers**  
**Richland**

**USA v. JUAN BRAVO ZAMBRANO Case No. 4:15-CR-06049-EFS-19**

Richland Video Conference (JTR @ Spokane; Counsel and Defendant @ Richland)  
The Defendant agreed to appear via video conference.

**Bail Hearing:**

**12/28/2016**

<input checked="" type="checkbox"/> Pam Howard, Courtroom Deputy [Y/tele]	<input checked="" type="checkbox"/> Stephanie Van Marter, US Atty [S]
<input checked="" type="checkbox"/> Penny Lamb, Courtroom Deputy [S]; Debbie Brasel, Courtroom Deputy [R]	<input checked="" type="checkbox"/> Richard A. Smith, Defense Atty
<input checked="" type="checkbox"/> David McCary & Erica Helms [tele], US Probation / Pretrial Services	<input checked="" type="checkbox"/> Interpreter – Estela Castro
<input checked="" type="checkbox"/> Defendant present <input checked="" type="checkbox"/> in custody USM <input type="checkbox"/> out of custody	<input type="checkbox"/> Defendant not present / failed to appear
<hr/>	
<input checked="" type="checkbox"/> Defendant continued detained	<input type="checkbox"/> Conditions of Release imposed <input type="checkbox"/> 199C Advice of Penalties/Sanctions

**REMARKS**

USA argued why the Court should detain the Defendant and why there are no conditions of release which will reasonably assure Defendant's appearance as required and/or the safety of any other person and the community. USA advises U. S. Pretrial Services has changed the recommendation of release based on further information provided by USA and the case agent.

Defense counsel argued why the Defendant should be released.

Court colloquy with Defense regarding amount of bond.

USA presents rebuttal argument.

Court colloquy with USA regarding drugs seized during search warrant at Defendant's residence.

**The Court ordered:**

1. This matter taken under advisement.
2. Defendant shall be detained by the U.S. Marshal until further order of the Court.